Case 21-15113-VFP Doc 278 Filed 04/13/23 Entered 04/13/23 15:34:57 Desc Main Document Page 1 of 2

## IN THE UNITED STATES DISTRICT COURT JEANNE A. NAUGHTON, CLERK DISTRICT OF NEW JERSEY APR 13 2023

In Re SUPPORTIVE HEALTH LLC Debtor	U.S. BANKRUPTCY GOURT NEWARK, N.J. DEPUTY
	Bankruptcy Court
CARLINE BOLIVAR	Case No.: 21-15113-VFP
Appellant, Pro Se	Civil Action
v.	
ERIC R. PERKINS Appellee	

## CERTIFICATION TO COURT OF APPEALS

A notice of appeal having been filed in the above-styled matter on April 13, 2023, and Carline Bolivar who is an the appellant hereby certify to the court under 28 U.S.C. § 158(d)(2)(A) that a circumstance specified in 28 U.S.C. § 158(d)(2) exists as stated below.

Leave to appeal in this matter is not required under 28 U.S.C. § 158(a).

This certification arises in an appeal from a final judgment, order, or decree of the United States Bankruptcy Court for the District of New Jersey entered on April 11, 2023. The decree involves a question of law as to which there is no controlling decision of the court of appeals for this circuit or of the Supreme Court of the United States, or involves a matter of public importance. AND, an immediate appeal from the judgment, order, or decree may materially advance the progress of the case or proceeding in which the appeal is taken

There circumstances of this case are so unique that there is no controlling decision in the court of appeal or the Supreme Court. Namely, the attorney of record in the case affirmed that he did not file the petition or any of the schedules in the bankruptcy. The attorney of record claims that his eFiling account was hacked, his credentials were stolen and all filings were

Case 21-15113-VFP Doc 278 Filed 04/13/23 Entered 04/13/23 15:34:57 Desc Main Document Page 2 of 2

fraudulently filed. The attorney of record's affirmation was found to be credible by the bankruptcy court and the attorney of record was allowed to withdraw. The attorney of record claims that he does not have the original petition or any of the schedules that were electronically filed and such documents were not produced pursuant to a request for production under Fed.R. Bankr. P. 9011. As such, the petition and all schedules are deemed unsigned. The key question before the court is whether or not the bankruptcy court has personal jurisdiction over the debtor, a corporate entity, as the attorney of record claims that he never represented the debtor and that all filings were done fraudulently.

Date: April 13, 2023

Carline Bolivar

Sole-Member, Supportive Health LLC

72 Van Reipen Ave #353

Jersey City, NJ 07306

HH : II Y E I HAY EZOZ

DISTRICT OF NEW JERSEY
U.S. DISTRICT COURT
CLERK